George J. Anthony-Common Shareholder of TSC
George J. Anthony Custodian for Vincent J. Anthony Common Shareholder of TSC
Patricia Madonna Custodian for Mary E. Wofford
Mary E. Wofford
156 South 2nd Street
Frackville, PA 17931

United States Bankruptcy Court Southern District of New York One Bowling Green New York, NY 10004

January 13, 2013

Attn: Honorable Sean H. Lane In re: Terre Star Networks Inc., et al. Case No. 10-15446 (SHL) and Terre Star Corporation, et al. Case No. 11-10612 (SHL

To The Honorable Sean H. Lane:

Your Honor, I am without a doubt infuriated with all the proceedings that have occurred with both cases. There numerous perjury offenses, and nothing happens to these people who commit this crime.

Perjury, also known as forswearing, is the willful act of swearing a false oath or of falsifying an affirmation to tell the truth, whether spoken or in writing. Perjury is considered a serious offense as it can be used to usurp the power of the courts, resulting in miscorriages of justice. In the United States, for example, the general perjury statute under Federal law classifies perjury as a felony and provides for a prison sentence of up to five years. The rules for perjury also apply when a person has made a statement under penalty of perjury, even if the person has not been sworn or affirmed as a witness before an appropriate official. An example of this is the United States' income tax return, which, by law, must be signed as true and correct under penalty of perjury (see 26 U.S.C. § 6065). Federal tax law provides criminal penalties of up to three years in prison for violation of the tax return perjury statute. See: 26 U.S.C. § 7206(1)

Like most other crimes in the common law system, to be convicted of perjury one must have had the intention (mens cea)

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to commit the act, and to have actually committed the act (actus reps).

David Posner who represents the Unsecured Creditors and is the Liquidating Trustee, claims that the Common Equity holders have never requested an Independent Examiner. This is "wholly" a false statement. He is

nothing more than a prevaricator they are all one in the same, the debtors, all of the attorneys, the accountants, the U.S. Trustee.

Prevaricator: A person who avoids giving a direct or honest answer or opinion, or a clear and truthful account of a situation, especially by quibbling or being deliberately ambiguous or misleading.

We have all asked, we have all petitioned, although it has been a group petition, all interested Common Shareholders signed the 4 different petitions that have been submitted and are filed under the TSC case. There have been multiple pleadings to this court for an independent examiner or, an equity committee. Refer to dockets 660, 670, 607 and 264, all of these requests were denied. Why I ask you? because the debtors did not want to have to pay for the common shareholders to have representation. The debtors know that all of their transactions, Sec Filings, and closed door meetings with Philip Falcone, Charlie Ergen would reveal their hiding of assets, it would reveal their extremely well organized, intentional and premeditated scheme of Constructive FRAUD.

On October 10, 2012, Mr. Aldo Perez appeared in this court before you, The Honorable Sean H. Lane, requesting an Equity Committee, or an Independent Examiner, it was denied. I sat and listened to every word that was being said, listened when Mr. Perez stated "Your Honor, they cooked the books", how fittingly when the transcript of that hearing is released, nowhere in the transcript is that statement transcribed, not only are the books cooked so

are the transcripts.

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Your Honor, during that hearing of October 10, 2012, you did keep reiterating "show me the proof to your accusations of where they have "cooked the books" Your Honor, we have the proof, The SEC has the proof through the debtors own submission of their quarterly reports. Mr. Dondero, in 2005 knew their accounting was deceptive. Price Waterhouse was relieved of their duties when they started questioning certain transactions and their method of bookkeeping or rather their lack of bookkeeping.

Your Honor, perhaps I can explain it another way. The common shareholder being, the bottom of the food chain, there are tiers above the common shareholder, even at the bottom of the food chain, there is always some morsel of food be it even a crumb that is passed down from the tier above, It is correct in saying each tier above would have more morsels, as it should be, but each tier has something, and not one tier is eliminated because of the greed or hunger from the upper tiers.

The reputation of the debtors from their previous business charade, and now this con will basically ruin them from ever moving forward.

My family and I, in addition to the many common shareholders have been financially destroyed.

I wonder how all of them can even look at themselves in the mirror, how can they not be sick? Knowing, how corrupt and deceitful they have become. Do they ever? When they are looking in that mirror think to themselves, when did I become so greedy? When was it that I lost my morals? When did I decide to take upon myself to financially ruin another person?

These are some very good questions. That all involved should ask themselves, and when they do, they should look into that mirror, and stare long at hard at themselves to see what they have become.

Mary E. Wafford Common Shareholder

Patricia Madonna Mother of Mary E. Wofford

George J. Anthony Common Shareholder

George J. Anthony custodian for Vincent Anthony